

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

DR 1995-015094

08/06/2003

HONORABLE ROBERT BUDOFF

CLERK OF THE COURT
L. Carlson
Deputy

000201204100
IN RE THE MATTER OF
LAURA MUNOZ

FILED: 08/11/2003

LAURA MUNOZ
4020 W CAMBRIDGE AVE
PHOENIX AZ 85009

AND

LEONARDO GARAY

HERMILIO INIGUEZ

AG-CHILD SUPPORT-SOUTH
CENTRAL OFFICE

MINUTE ENTRY

8:47 a.m. This is the time set for Return Hearing on Petition to Establish Custody and Modify Prior Child Support Orders. Petitioner/Mother is present on her own behalf. Respondent/Father is present with above-named counsel.

A recording of this proceeding is made by CD and videotape in lieu of a court reporter.

Laura Munoz and Leonardo Garay are sworn.

Based upon matters presented to the Court, the parties have acknowledged that the child has been residing primarily with Father at this point and is attending school in the third grade at Capital School, where he has attended for the last two years. Mother currently does not have a stable living situation to enable her to have full custody of the child. Mother agrees that it is in the child's best interest to reside with Father at this time subject to her being entitled to parenting time with the child. Mother has agreed to exercise parenting time with the child in her mother's home at 4020 W. Cambridge Avenue in Phoenix on alternate weekends.

Previous to today, there have been no custody or parenting time orders ever entered. Based upon matters presented to the Court with the agreement of the parties and in the child's best interest,

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

DR 1995-015094

08/06/2003

IT IS ORDERED granting custody of the child, Leonardo Garay, born May 23, 1995, to Father.

IT IS FURTHER ORDERED that Mother's parenting time with the child shall occur every other weekend from Friday at 6:00 p.m. until Sunday at 7:00 p.m. beginning Friday, August 15, 2003. Mother is advised that she needs to be consistent in exercising parenting time with the child. The receiving parent shall be responsible for transportation of the child for parenting time. Mother shall be entitled to reasonable phone contact with the child while the child is in Father's custody and Father shall be entitled to reasonable phone contact when the child is in Mother's custody. The parties shall also agree between themselves to share time with the child on holidays such as Thanksgiving and Christmas and the child's birthday. The child shall spend Father's Day with Father and Mother's Day with Mother.

At this point, the child has no health care coverage. Father is attempting to gain coverage for the child either privately or through ACCCHS. Any medical expenses incurred by the child that are not covered by insurance will be paid by the parties in proportion to their incomes as determined through the IV-D process.

This is a IV-D child support matter.

IT IS ORDERED referring this matter to IV-D Commissioner Edward Bassett for a child support modification hearing on **September 22, 2003, at 3:00 p.m.**

At the time and date set for the IV-D Hearing, the parties shall report to the 11th Floor of the Central Court Building at the AG Check-In Desk. They shall NOT report to Comm. Bassett's office and/or courtroom unless directed by the Assistant Attorney General or their assistant.

9:03 a.m. Matter concludes.

IT IS ORDERED signing this minute entry as an Order of the Court.

/S/ HONORABLE ROBERT BUDOFF

JUDICIAL OFFICER OF THE SUPERIOR COURT

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

DR 1995-015094

08/06/2003

CC: Comm. Bassett